

CLERK: Madam President, thank you. Natural Resource offers confirmation report and I have a proposed rules change from Senator Elmer to be referred to Rules Committee. (See page 1987 of the Legislative Journal.) That's all that I have, Mr. President.

SENATOR LINDSAY: Thank you, LB 1087.

CLERK: Mr. President, the first two motions I have are by Senator Chambers. These are carry-over, Senator. Senator Coordsen, a rules suspension, Senator, carry-over.

SENATOR COORDSEN: Yes.

CLERK: Withdraw.

SENATOR COORDSEN: Withdraw.

CLERK: Senator Ashford, you had a similar motion. Senator Coordsen would move to return the bill for a specific amendment. Senator, I have AM4552. (Amendment appears on pages 1987-88 of the Legislative Journal.)

SENATOR LINDSAY: Senator Coordsen.

SENATOR COORDSEN: Thank you, Madam President, members of the body, I'm only going to speak once. I think that's only all the time that is going to be needed on this bill. Before I start, I would remind the body that LB 1087 is Senator Jones' priority bill. If those of you that do not know that, there was a natural disaster in his area several days ago and all of the electrical lines were down and he had to return this morning to check on the condition of things on his ranch. He is to be back here momentarily, but he may not make it for the reading, so in his behalf I wanted to share that with you. The motion to return, the underlying motion, is quite simply the motion to strip the Omaha sales tax language from 1087 and return it to its original state. Its original state was the correction of the Department of Revenue ruling from last year that resulted or would result, if this bill isn't passed, an inadvertent collection on some labor charges that was not anticipated nor planned for by the body of the Legislature. The effective language of the bill simply provides that installation labor shall not be sales tax liable if it is listed separately upon the invoice to the consumer. So with that, Mr. President, I